## Case 2:22-cv-01358-WBS-JDP Document 11 Filed 12/15/22 Page 1 of 3 1 ANDREI POPOVICI (SBN 234820) BENJAMIN E. WEED (pro hac vice to be LAW OFFICE OF ANDREI D. POPOVICI, filed) 2 P.C. benjamin.weed@klgates.com 2121 North California Blvd. #290 KEVIN T. MCCORMICK (pro hac vice to be 3 Walnut Creek, CA 94596 filed) kevin.mccormick@klgates.com Telephone: (650) 530-9989 4 Facsimile: (650) 530-9990 GINA A. JOHNSON (pro hac vice to be filed) 5 Email: andrei@apatent.com gina.johnson@klgates.com K&L Gates LLP 6 **Suite 3300** Attorney for Defendant Agency 6 Inc. 70 W. Madison Street 7 Chicago, IL 60602 Tel: (312) 372-1121 8 Fax: (312) 827-8000 9 PETER E. SOSKIN (SBN 280347) 10 peter.soskin@klgates.com **K&L GATES LLP** 11 **Suite 1200** 12 Four Embarcadero Center San Francisco, CA 94111 13 Tel: (415) 882-8200 Facsimile: (415) 882-8220 14 Attorneys for Plaintiff Warn Industries, Inc. 15 16 17 UNITED STATES DISTRICT COURT 18 EASTERN DISTRICT OF CALIFORNIA 19 SACRAMENTO DIVISION 20 21 WARN INDUSTRIES, INC. Civ. No: 2:22-cv-01358-WBS-JDP Plaintiff, 22 L. R. 144(A) JOINT STIPULATION v. EXTENDING TIME FOR DEFENDANT 23 TO FILE ANSWER TO COMPLAINT TO AGENCY 6 INC. **JANUARY 16, 2023** 24 Defendant. Hon. William B. Shubb 25 26 27 28 L.R. 144(A) JOINT STIPULATION EXTENDING TIME FOR DEFENDANT TO FILE ANSWER TO COMPLAINT TO JANUARY 16, 2023

	Case 2:22-cv-01358-WBS-JDP Doo	cument 11 Filed 12/15/22 Page 2 of 3
1	Pursuant to Civil Local Rule 144(a), Defendant Agency 6 Inc. ("Agency 6") and Plaintiff	
2	Warn Industries, Inc. ("Warn"), by and through their respective counsel, hereby stipulate as	
3	follows:	
4	WHEREAS the current deadline for Defendant Agency 6 to respond to Plaintiff Warn's	
5	Complaint is December 19, 2022;	
6	WHEREAS in light of Defendant Agency 6's need to investigate the factual bases of its	
7	defenses and counterclaims and in light of the upcoming Holidays, Defendant Agency 6 seeks	
8	additional time to respond and Plaintiff Warn does not oppose this request;	
9	WHEREAS Defendant Agency 6 has not previously sought or received an extension of	
10	time to file its Answer;	
11	IT IS HEREBY STIPULATED AND AGREED by Defendant and Plaintiff, pursuant to	
12	Civil Local Rule 144(a), that the deadline for Defendant Agency 6 to File an Answer to the	
13	Complaint (Dkt. 1) is extended by 28 days to January 16, 2023.	
14	Date: December 12, 2022 Res	pectfully submitted,
15	LA	W OFFICE OF ANDREI D. POPOVICI, P.C.
16	D	/-/A - I - ' D - D ' - '
17	Бу:	/s/ Andrei D. Popovici Andrei D. Popovici (SBN 234820)
18		
19		orney for Defendant Agency 6 Inc.
20		pectfully submitted,
21	K&	L GATES LLP
22	By:	/s/ Benjamin E. Weed
23		(as authorized on 12/13/2022) Benjamin E. Weed (pro hac vice to be filed)
24		
25	Att	orney for Plaintiff Warn Industries, Inc.
26		
27		
28	L.R. 144(A) JOINT STIPULATION EXTENDING TIME FOR DEFENDANT T FILE ANSWER TO COMPLAINT TO JANUARY 16, 2023	Civ. No: 2:22-cv-01358-JBS-JDP  1

## Case 2:22-cv-01358-WBS-JDP Document 11 Filed 12/15/22 Page 3 of 3 **ORDER** Pursuant to the parties' stipulation, IT IS SO ORDERED. Defendant should answer or otherwise respond to Plaintiff's Complaint on or before January 16, 2023. Dated: December 15, 2022 WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE Civ. No: 2:22-cv-01358-JBS-JDP L.R. 144(A) JOINT STIPULATION